

STATE OF COLORADO

Bill Owens, Governor
Douglas H. Benevento, Executive Director

Dedicated to protecting and improving the health and environment of the people of Colorado

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Colorado Department
of Public Health
and Environment

February 14, 2005

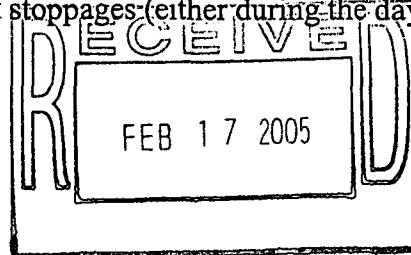
Mr. Joseph Legare
Director, Project Management Division
U.S. Department of Energy, Rocky Flats Project Office
10808 Highway 93, Unit A
Golden, CO 80403-8200

RE: B559 & B561 Facility Disposition RSOP Notification

Dear Mr. Legare:

The Colorado Department of Public Health and Environment, Hazardous Materials and Waste Management Division has reviewed your February 2, 2005 letter (received February 3, 2005) notifying us that the Facility Disposition RSOP and Component Removal RSOP will be utilized during the demolition of Buildings 559 and 561. We hereby agree that Buildings 559 and 561 may be demolished utilizing the Facility Disposition RSOP and Component Removal RSOP.

Although we are agreeing that these RSOPs may be utilized during the demolition of Buildings 559 and 561, due to the relatively high levels of remaining contamination, although fixed, we expect appropriate IH and Rad air monitoring to be performed, and notification provided for releases that may be identified. Because of the relatively high levels of remaining fixed contamination, we expect the wind restrictions as stated in the Facility Disposition RSOP (15 MPH) will be followed during demolition of contaminated areas of these buildings or removal of contaminated equipment. We also expect the high contamination areas of the slab to be properly protected (with metal plates as well as plywood or equivalent cushioning material) during building demolition, and these areas of the slab will be saw cut rather than "jack hammered" to the extent practicable. Due to the presence of contamination in the slabs of these buildings, it is expected that track equipment will not be allowed on the contaminated areas of the slab without proper protection of the slab to prevent disturbing the contamination. It is also our understanding that the remaining contaminated equipment (ducts, plenums, etc) will be removed in whole, or (if size reduced) the potential for releases of contamination from the interior surfaces, as well as exterior surfaces, will be minimized by liberal use of foam or fixatives. We also expect liberal use of fixatives, as well as dust suppression, during demolition and slab removal activities and on any remaining contaminated debris during work stoppages (either during the day or overnight).



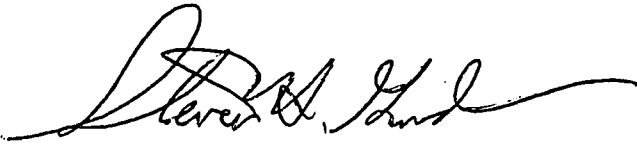
ADMIN RECORD

B559-A-000041

As stated in your letter, demolition activities and associated issues will be discussed and resolved utilizing the consultative process.

If you have any questions regarding this correspondence please contact me at (303) 692-3367, Denise Onyskiw at (303) 966-6687 or David Kruchek at (303) 692-3328.

Sincerely,



Steven H. Gunderson
RFCA Project Coordinator

cc: Gary Morgan, DOE
Mark Aguilar, EPA
Sam Garcia, EPA
Duane Parsons, KH

J. Mike Swartz, KH
Dave Shelton, KH
Steve Nesta, KH

Administrative Records Building T130G

